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Applicant cancels claims 4 and 11. Claim 3 has previously been canceled. Claims 1-2, 5-10, and 12-14 remain pending in the application. Applicant amends claims 1 and 7 to incorporate respective features of canceled claims 4 and 11, and amend claim 14 to incorporate corresponding features. No new matter has been added.

Claims 1-2, 4-7, and 9-11 stand rejected under 35 U.S.C. § 102(e) as anticipated by United States Patent No. 6,879,308 to Hsieh et al.; claims 8 and 13 stand rejected under 35 U.S.C. § 103(a) as being unpatentable over Hsieh et al. in view of Applicant's Admitted Prior Art ("AAPA"); and claims 12 and 14 stand rejected under 35 U.S.C. § 103(a) as being unpatentable over Hsieh et al.

Hsieh et al. describe a housing (10) for receiving a flat panel display that includes frames (11, 12, 13, and 14) that form an opening (111) for sliding in a liquid crystal display, and a stopping frame (20) for closing the opening. The stopping frame (20) is attachable to the frames (11, 12, and 13) by binding units and includes a shield (23) that stops the liquid crystal display from sliding out of opening (111). And "[t]he binding units ... are male/female locking units." Col. 4, 9-12 of Hsieh et al. The stopping frame (20), like "all the frames," is "made of plastics or metals." As illustrated in Fig. 2 of Hsieh et al., the stopping frame (20) includes a number of small rectangular holes (other than holes 26) that correspond to holes in the housing (10), and appears to slide towards the housing (10) such that these holes are lined up. Thus, the stopping frame (20) can be slid towards the housing (10) presumably so that "male/female locking units," such as nuts and bolts, may be engaged through these holes to attach it to the housing 10. Therefore, it is not the case that this stopping frame "must be subject to bending," as contended by the

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Examiner on page 4, line 15 of the Office Action. The cited portions of Hsieh et al. do not disclose any bending of the stopping frame (20) for any purpose.

As such, Hsieh et al. do not disclose or suggest,

“ [a] display device comprising a display unit for displaying images, and a case having a rigid hollow rectangular cross-section in which said display unit is installed,
said case being formed with an opening through which said display device is slid into and out of the hollow rectangular cross-section of said case;
wherein said case includes a cover for covering said opening therewith, said cover being formed as a part of said case, and
wherein said cover is bendable between a first position in which said cover does not close said opening and a second position in which said cover closes said opening.” as recited in claim 1.
(Emphasis added)

Accordingly, Applicant respectfully submits that claim 1, together with claims 2 and 5-6 dependent therefrom, is patentable over Hsieh et al. for at least the above-stated reasons. Claim 7 incorporates features that correspond to those of claim 1 cited above, and is, therefore, together with claims 9-11 dependent therefrom, patentable over Hsieh et al. for at least the same reasons. The above-cited features of claim 1 are not disclosed or suggested in Hsieh et al. or AAPA, as cited and relied upon by the Examiner. Therefore, the above-discussed deficiencies of Hsieh et al. would not have been overcome even assuming, arguendo, that it would have been obvious to one skilled in the art to combine Hsieh et al. and AAPA. Accordingly, Applicant respectfully submits that claims 8 and 13, which depend from claim 7, are patentable over the cited references for at least the above-stated reasons. Claim 12 depends from claim 7 and claim 14 incorporates features that correspond to those of claim 1 cited above. Claims 12 and 14 are, therefore, patentable over Hsieh et al. for at least the above-stated reasons.

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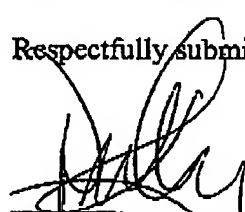
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The above statements on the disclosure in the cited references represent the present opinions of the undersigned attorney. The Examiner is respectfully requested to specifically indicate those portions of the respective reference that provide the basis for a view contrary to any of the above-stated opinions.

In view of the remarks set forth above, this application is in condition for allowance which action is respectfully requested. However, if for any reason the Examiner should consider this application not to be in condition for allowance, the Examiner is respectfully requested to telephone the undersigned attorney at the number listed below prior to issuing a further Action.

Any fee due with this paper may be charged to Deposit Account No. 50-1290.

Respectfully submitted,



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Docket No.: 100806-00229 (NECE 20.585)
DTC:bf

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